



PATENT APPLICATION
ST9-99-124/0920.0010C

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the PATENT application of

Lee NAKAMURA et al

Group Art Unit: 2177

Appln. No.:09/637,381

Examiner: Dodds, Harold E.

Filed: August 11, 2000

For: DATA ACCESS SYSTEM

COMMISSIONER FOR PATENTS
Washington, D.C. 20231

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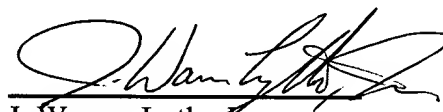
TRANSMITTAL LETTER Technology Center 2100

Sir:

Transmitted herewith for filing in the above-identified application is a Response
Under 37 CFR §1.111 (8 Pages).

The Commissioner is hereby authorized to charge payment of any additional fees
required for the above-identified application or credit any overpayment to Deposit
Account No. 09-0460.

Respectfully submitted,


J. Warren Lytle, Jr.
Registration No. 39,283

Hand Delivered: January 9, 2003



Atty. Dckt. No.: ST9-99-124
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#8B
3/4/03

AMENDMENT UNDER 37 C.F.R. § 1.111

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Technology Center 2100

Sir:

In response to the Office Action mailed October 9, 2002, Applicant submits the following remarks in support of patentability. Applicant also amends the application as follows.

IN THE CLAIMS:

Adjustment date: 01/13/2003
01/13/2003 EWARREN 00000000 090450 09057361
01 FC: 100 100.00 CR

Add new claims 25-30, as set forth below.

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25. (New) The method of claim 1, wherein the persistent in-memory database table remains in memory until a user specifies removal of said persistent in-memory database table.

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26. (New) The method of claim 1, wherein the data remains in the persistent in-memory database table after it is accessed by a first user and is available for access by a second user.

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